

Appl. No. : ???
Filed : June 23, 2003

REMARKS

Amendments to Specification

By this paper, Applicant has amended the specification to include reference to the parent application hereto and incorporation thereof herein. Applicant submits that no new matter is introduced by way of this amendment. A replacement sheet for this amendment is enclosed as page 2 of this document. Note that Applicant has also amended the attorney docket number on this sheet and on the application submitted herewith.

Continuation Specification

Applicant has moved the software code appendix into the body of specification prior to the last paragraph of the specification. This amendment was made in the parent case, so was made to the continuation specification. This change to the continuation specification merely moves text and does not introduce any new matter. Also, the drawings submitted with the continuation application are the modified drawings that were submitted to overcome the examiner's objection in the parent case. This modification also does not enter new matter.

IDS

Applicant has submitted an IDS that includes all the art cited by the examiner in the parent case. Because this art is already in the file of the parent case, the paper versions of these patents are not submitted herewith.

Claims

A new set of claims has been appended to the continuation specification as filed herewith. The original claims as filed in the parent case are not included in the continuation specification. However, the parent application has been incorporated by reference.

Applicant has reviewed the prior art of record, and submits that all the claims submitted herein are not anticipated or rendered obvious by any prior art of record or any proper combination thereof. Applicant requests the examiner to verify this and perform any additional searching needed to examine the claims provided in the continuation application.

Summary

Applicant respectfully submits that Claims 1-21 are condition for allowance.

Appl. No. : ???
Filed : June 23, 2003

Applicant notes that any amendments, cancellations or additions made herein and not substantively discussed above are made solely for the purposes of more clearly and particularly describing and claiming the invention, and not for purposes of overcoming art. The Examiner should infer no (i) adoption of a position with respect to patentability, (ii) change in the Applicant's position with respect to any claim or subject matter of the invention, or (iii) acquiescence in any way to any position taken by the Examiner, based on such amendments, additions or cancellations not substantively discussed.

Furthermore, any remarks made herein with respect to a given claim or amendment are intended only in the context of that specific claim or amendment, and should not be applied to other claims, amendments, or aspects of Applicant's invention.

Applicant specifically reserves the right to prosecute claims of differing and broader scope than those presented herein in a continuation application.

Lastly, Applicant notes that any amendments made by this paper which are not specifically discussed herein are made solely for the purpose of more clearly and particularly pointing out and claiming Applicant's invention.

If the Examiner has any questions or comments which may be resolved over the telephone, he is requested to call the undersigned at (877) 235-0999 or leave a message at 305-437-7670.

Respectfully submitted,

Eric M. Dowling

Dated: June 24, 2003

By:


Eric M. Dowling
Registration No. 44,094
Interlink 731
PO Box 02-5635
Miami, FL 33102-5635
Tel: (305) 437-7670 or 1-877-235-0999
Fax: (305) 437-7670

PRECODE001-C1